

Medical.

THIS IS THE SEASON OF YEAR

WHICH ALMOST EVERY ONE

SHOULD USE A FEW BOTTLES OF

HOOFLAND'S

GERMAN BITTERS,

OR,

HOOFLAND'S GERMAN TONIC.

They will purify the Blood.

They will give tone to the system.

They will give strength to the debilitated.

They will give energy.

They will give health and vigor.

THEY DO ALL THIS BY

PURIFYING THE BLOOD

AND STRENGTHENING THE

DIGESTIVE ORGANS.

EXPLANATION.

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HOOFLAND'S GERMAN BITTERS

is a pleasant preparation of the Bitter for

those who do not like the extreme Bitter.

It is composed of all the ingredients of the

Bitter combined with pure Sassafras and

saccharine flavoring extract. It is recom-

mended when some pure stimulant is

required in connection with the tonic prop-

erties of the Bitter.

FOR

Loss of Energy, Use Hoofland's

Loss of Appetite, German

Loss of Strength, Bitters,

Loss of Sleep, or Hoofland's

Loss of Nervous Action, German

Loss of Nervous Action, Tonic.

Loss of Nervous Action, or

Loss of Nervous Action, Hoofland's

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The Intelligencer.

Test Oaths in Missouri.

A letter in the St. Louis Times, (Demo-

cratic), from Mr. S. T. Glover, dis-

cusses the test oath case of Blair vs.

Thompson, carried up from that State

to the Supreme Court of the United

States. Mr. Glover says, in reference

to the expected decision on it, that

Judges Grier, Nelson, Clifford and

Field have already pronounced the test

oath unconstitutional, and that the

Pennsylvania and New York Supreme

courts have also decided it unconsti-

tutional to deprive a man of suffrage

for desertion from the army, or for re-

fusing to swear that he had never

borne arms against the United States.

That Mr. Chase has in two recent de-

clarations fully committed himself to the

position that such provisions are un-

constitutional, and that "Judge Davis

stands in the same relation to the case

as the Chief Justice."

Commenting on this important state-

ment, the St. Louis Democrat (Republi-

can) says:

We do not profess to know the opin-

ions of the Justices on a question not

yet decided. But we shall not be in the

least surprised if it appears that Mr.

Glover has corrected information. Whether

he has or not, we believe now as we

have hitherto, that it is wise for the

State of Missouri to be fully prepared

for a decision which is certainly possible.

But the Blair case, as we understand it,

does not necessarily involve any question as to the

constitutionality of the test oath, and can

be decided, if the Court chooses, without

touching that question at all. We do

not say that it will on the contrary, we

are greatly disappointed if the Court

does not treat the main question

when it decides at all.

Another similar case, Hutchins vs.

Bond, is made up and now pending in

the Supreme Court of Missouri, but by

agreement of counsel it has been de-

ferred to await the decision in the United

States Court, of the Blair vs. Thompson

case.

Gov. BULLOCK, of Georgia, is some-

thing of a Yankee in his way. He is

perfecting arrangements for a State

Fair, to be held at Macon on the 15th

inst. Despairing of local attractions

sufficient to draw a crowd, he has made

a raid on Washington, and will call

some of the dignitaries there and send

them on to help out his show. He

didn't make out to capture the Presi-

dent, but by a skillful throw he got his

lasso about the neck of Secretary Bout-

well and a couple of the commissioners

of departments. He will take them on

in a special train—or else the Secretary

of the Treasury will kindly put a re-

venue cutter at his disposal for the pur-

pose of transporting his courtiers. Doubtless

Bullcock's venture will pay well. Since the

days of Howell Cobb the Georgians

have not seen a live Secretary of the Treasury—never an honest one.

The Springfield Republican finds in-

dubitable evidence that Chase will be a

candidate for President in 1872. The

BY TELEGRAPH.

FOREIGN NEWS.

By Cable Telegraph to the Intelligencer.

SPAIN.

The Constitutional Convention Bill

was discussed in the Senate at some

length to-day. The proposition at

issue was that submitted by the minor-

ity of the Judiciary Committee, pro-

posing that amendments to the Consti-

tution be submitted by the Legislature

directly to the people, and dispense al-

together with the Convention.

The author of this proposition is Ed-

mund Cooper, brother of the Senator

elect, and he proposes defending it to-

morrow in an elaborate speech. His

idea is that the proposed law, though

might go to extremes, if not revolu-

tionary lengths, if not controlled by

any restraints, and that the safer and

more conservative plan would be to

carry out the needed reforms in the

manner recommended in his report.

It can be seen that his propo-

sition will have very few backers, and

no possible chance of being

carried out.

It is possible that the Senate will

amend the House bill, by retaining

the Convention, with certain bound-

aries, but even if it does, the very

best legal minds contend that a

Constitutional Convention can not be

controlled by legislative restraints.

The amount of the whole business

will be that the Convention will meet

untrammeled, regardless of legislative

control; and although at liberty to

amend, and amend it will, the

changes of the organic law, there

will be enough of the solid and con-

servative element in the body to keep

its action within healthy restraints.

The Convention will generally be

composed of the ablest and most in-

fluential men in the State.

The Convention Bill Passed by the

Senate.

NASHVILLE, November 9.

The Senate today passed the bill

to amend the Constitution, to re-

duce the number of members to five.

The House did not act on the amend-

ment.

MEETING OF RAILROAD SHARPS

AT CLEVELAND.

They Have a Bitter Conflict.

Fish and Gould as Lame Ducks.

CLEVELAND, Nov. 9.

Considerable excitement was cre-

ated here by the railroad men here to-

day, by the presence of John P. Fish,

McHenry and a number of others in-

terested in the Erie, Atlantic and Great

Western roads. Negotiations have

been going on for some time, and the

meeting was called to-day to settle

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STEPHEN C. STEPHENS.

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